| JS | 44 | AfRev. | 09/19) |
|----|----|--------|--------|

Case 5:20-cv-01213-JFL Document 1 Filed 03/05/20 Page 1 of 26

| JS 44 \(\text{Rev. 09/19}\) | Lesin | _CIVIL CO | | | | | | | 5-131 | | |
|---|--|--|--|--|-----------------|--|---|---|---|--|---|
| The JS 44 bivil cover sheet and to provided by local rules of court, purpose of initiating the civil do | the information of the ned h This form, approved by the cket sheet. ISEE INSTRUCT | erein neither replace no le Judicial Conference of TIONS ON NEXT PAGE OF | or supplem of the Unit F THIS FO | | | of plen 074, is r | dings equir | or other papers ed for the use of | as required by la f the Clerk of Co | urt for the | pt as |
| I. (a) PLAINTIFFS Addife Marketing & Communications Company, Inc. | | | | DEFENDA Yoder's Meats | | | | | | | |
| (c) Attorneys (Firm Name, A Richard Liebowitz, Liebov 305, Valley Stream, NY 1 | CEPT IN U.S. PLAINTIFF CA iddrass, and Telephone Number Nitz Law Firm, PLLC, 1580. Tele: 518-233-1 | 11 Sunrise Plaza, 8 | | THE T Attorneys <i>(If K</i> | ND CO RACT (| (IN L) NDEMP OF LAN | IS. PL | AINTIFF CASES, ON CASES, USFIG VOLVEO. | PHELO CATION (| | |
| II. BASIS OF JURISDI | CTION (Place on "X" in O | ne Bax Only) | | TIZENSHIP (For Diversity Cases | | UNC | lPA | L PARTIES | l (Place on "X" in and One Box fi | | |
| D 1 U.S. Government Plaintiff | Federal Question (U.S. Government i | Not a Party) | | m of This State | eri O | | er I i | Incorporated or F of Business In | | PTF O 4 | DEF O 4 |
| O 2 U.S. Government Defendant | t 4 Diversity (Indicate Citizensh. | ip of Parties in Hom UI) | Citiza | en of Another State | ٥ | 2 () | 2 | Incorporated and of Business In | Principal Place Another State | 0.2 | D 5 |
| • | | il. | t | en or Subject of a reign Country | O | 3 0 | 3 | Foreign Nation | | ☐ 6 | O 6 |
| IV. NATURE OF SUIT | | | | | Y 1178/ | | | | of Suit Code De | | |
| CONTRACT 110 Insurance 120 Morino 130 Miller Act 140 Negotimble Instrument 150 Recovery of Overpayment & Enforcement of Judgment 151 Medicare Act 152 Recovery of Defaulted Student Loans (Excludes Veterans) 153 Recovery of Overpayment of Veteran's Benefits 160 Stockholders' Suits 190 Other Contract 195 Contract Product Liability 196 Franchise REAL PROPERTY 210 Land Condemnution 220 Forcelosure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort Product Liability 290 All Other Real Property | PERSONAL INJURY 310 Airplane 313 Airplane 200 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine 70 Assault 10 Assa | PERSONAL INJUR 365 Personal Injury - 765 Personal Injury - Product Liability PERSONAL PROPEI 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage Product Liability PRISONER PETTTIO Habeas Corpus; 463 Alien Detainee 510 Motions to Vucate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Oth 550 Civil Rights 555 Prison Condition 560 Civil Detainee Conditions of Confinement | Y | DREPITURE/PENA 5 Drug Related Scizu of Property 21 USG 0 Other LABOR 0 Pair Labor Standard Act 0 Labor/Management Relations 0 Railway Labor Act 1 Family and Medical Leave Act 0 Other Labor Litigat 1 Employee Retireme Income Security Act IMMIGRATION 2 Naturalization App 5 Other ImmIgration Actions | ent ent | PR 820 0 836 D 836 D 861 D 862 D 863 D 864 D 865 D 865 D 871 | Apperature | TY RIGHTS rights - Abbreviated Orug Application mark SECURITY 1395ft) JOHW (405(g)) Title XVI | 1 480 Consum (15 USC) 485 Telepho Protecti 70 Protecti 1490 Cubic/S; 1850 Securiti 1850 Securiti 1890 Other St 1890 Agriculti 1893 Environ 1895 Freedon Act 1896 Arbitruf 1899 Adminis 40 Act/Rev | aints Act n (31 USC) outportion of the Bankin tree tion or Influen Organization or Credit C 1681 or one Consult on Act at TV es/Conunc ge antion of Inforr fon strative Pro- fiew or Ap Decision tionality of | ment g ced and ions 1692) mer diales/ tions atters nation occdure |
| V. ORIGIN (Place on "X" in One Box Only) MI Original | | | | | | | | | | | |
| ALL CLASSON ASSESSED | CIP OBLACTIVII Sta | utute under which you a | re filing (I | Do not cite jurisdictio | nal stati | utes unie | न्द्र विश | ersity): | | | |
| VI. CAUSE OF ACTION BESSYNGHI PRANSCHISCH | | | | | | | | | | | |

| | City the US Givil Statute under which you are filing (Do not cite Jurisdictional statutes unless diversity): | | | | | | |
|---------------------------------|--|-----------------|---|-------------------------------|--|--|--|
| VI. CAUSE OF ACTION | Copyrigin Infinitioni | | • | 7 | | | |
| VII. REQUESTED IN COMPLAINT: | CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P. | DEMAND \$ | CHECK YES only if definition of the control of the | nded in complaint: Xes DNo | | | |
| VIII. RELATED CASE(S) IF ANY |) (See Instructions): JUDGE | | DOCKET NUMBER MAR | -5 2020 | | | |
| DATE 3/3/2020 | signature of attorni /s/Richard Liebowit | EXPERGIONAL COL | ant) | | | | |
| FOR OFFICE USE ONLY | | | | | | | |
| RECEIPT # AMOU | NT APPLYING IFP | JUDGE | MAG, JUDGE | | | | |
| | and the control of th | | ,,, | | | | |

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- Plaintiffs-Defendants. Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" II. in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below. United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box. Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked. Diversity of citizenship, (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; NOTE: federal question actions take precedence over diversity
- Residence (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this III. section for each principal party.
- Nature of Suit. Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code IV. that is most applicable. Click here for: Nature of Suit Code Descriptions.
- Origin. Place an "X" in one of the seven boxes. V.
 - Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation - Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407.

Multidistrict Litigation - Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket. PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7. Origin Code 7 was used for historical records and is no longer relevant due to changes in statue.

- Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional VI. statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P. Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction. Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.



UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

1313

DESIGNATION FORM

(to be used by counsel or pro se plaintiff to indicate the category of the case for the purpose of assignment to the appropriate calendar)

| Address of Plaintiff: 38 Church Street, Pawtucket, RI 02860 | | | | | | |
|--|--|--|--|--|--|--|
| Address of Defendant: 14 South Tower Road, New Holland, PA 17557 Toder's Ments, Inc | | | | | | |
| Place of Accident, Incident or Transaction: 14 South Tower Road, New Holland, PA 175: | 57 | | | | | |
| | | | | | | |
| RELATED CASE, IF ANY: | | | | | | |
| Case Number: Judge: Date | Terminated: | | | | | |
| Civil cases are deemed related when Yes is answered to any of the following questions: | | | | | | |
| Is this case related to property included in an earlier numbered suit pending or within one year year previously terminated action in this court? | es No | | | | | |
| Does this case involve the same issue of fact or grow out of the same transaction as a prior suit pending or within one year previously terminated action in this court? | es No | | | | | |
| 3. Does this case involve the validity or infringement of a patent already in suit or any earlier Ye numbered case pending or within one year previously terminated action of this court? | es No | | | | | |
| Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights Ye case filed by the same individual? | | | | | | |
| I certify that, to my knowledge, the within case is is not related to any case now pending or within case this court except as noted above. DATE: Attorney-at-Law/Pro Se Plaintiff Proceedings Proceedings Proceded Procede | one year previously terminated action in L1234 Attorney I.D. # (if applicable) | | | | | |
| | | | | | | |
| CIVIL: (Place a √ in one category only) A. Federal Question Cases: B. Diversity Jurisdiction Cases: | | | | | | |
| 1. Indemnity Contract, Marine Contract, and All Other Contracts 2. FELA 3. Jones Act-Personal Injury 4. Antitrust 5. Patent 1. Insurance Contract and 2. Airplane Personal Injury 4. Marine Personal Injury 5. Patent 5. Motor Vehicle Personal | ry al Injury (Please specify):sbestos | | | | | |
| ARBITRATION CERTIFICATION (The effect of this certification is to remove the case from eligibility for arbi | vitration.) | | | | | |
| Richard Liebowitz, counsel of record or pro se plaintiff, do hereby certify: | | | | | | |
| Pursuant to Local Civil Rule 53.2, § 3(c) (2), that to the best of my knowledge and belief, the damages recoverable in this civil action case exceed the sum of \$150,000.00 exclusive of interest and costs: | | | | | | |
| Relief other than monetary damages is sought. | MAR -5 2020 | | | | | |
| DATE: | L1234 | | | | | |
| Attorney-at-Law / Pro Se Plaintiff NOTE: A trial de novo will be a trial by jury only if there has been compliance with F.R.C.P. 38. | Attorney I.D. # (if applicable) | | | | | |



IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

Adlife Marketing & Communications, Inc.

v.

Yoder's Meats, Inc.

CIVIL ACTION

1313

NO.

In accordance with the Civil Justice Expense and Delay Reduction Plan of this court, counsel for plaintiff shall complete a Case Management Track Designation Form in all civil cases at the time of filing the complaint and serve a copy on all defendants. (See § 1:03 of the plan set forth on the reverse side of this form.) In the event that a defendant does not agree with the plaintiff regarding said designation, that defendant shall, with its first appearance, submit to the clerk of court and serve on the plaintiff and all other parties, a Case Management Track Designation Form specifying the track to which that defendant believes the case should be assigned.

SELECT ONE OF THE FOLLOWING CASE MANAGEMENT TRACKS:

| Te | lephone | FAX Number | E-Mail Address | | |
|------------|---|--|---------------------------------------|-------|--|
| 51 — | 6-233-1660 | 516-612-2740 | RL@LiebowitzLawFir | m.com | |
| Da | | Attorney-at-law | Attorney for | | |
| , | Text | Richard Liebowitz | Adlife Marketing & Communications, In | | |
| (f) | Standard Management - | Cases that do not fall into any one | of the other tracks. | (X) | |
| (e) | commonly referred to as | ases that do not fall into tracks (a) complex and that need special or de of this form for a detailed expl | intense management by | () | |
| (d) | Asbestos – Cases involvinexposure to asbestos. | ng claims for personal injury or pr | roperty damage from | () | |
| (c) | Arbitration - Cases requir | red to be designated for arbitration | n under Local Civil Rule 53.2. | () | |
| (b) | Social Security – Cases requesting review of a decision of the Secretary of Health and Human Services denying plaintiff Social Security Benefits. | | | | |
| (a) | Habeas Corpus - Cases by | as Corpus – Cases brought under 28 U.S.C. § 2241 through § 2255. | | | |

(Civ. 660) 10/02

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYLVANIA

ADLIFE MARKETING & COMMUNICATIONS COMPANY, INC.

20

1313

Plaintiff,

Docket No.

- against -

JURY TRIAL DEMANDED

YODER'S MEATS, INC.

Defendant.

COMPLAINT

Plaintiff Adlife Marketing & Communications Company, Inc. ("Adlife" or "Plaintiff") by and through its undersigned counsel, as and for its Complaint against Defendant Yoder's Meats, Inc. ("Yoder's Meats" or "Defendant") hereby alleges as follows:

NATURE OF THE ACTION

1. This is an action for copyright infringement under Section 501 of the Copyright Act. This action arises out of Defendant's unauthorized reproduction and public display of copyrighted photographs food products, owned and registered by Adlife, an advertising agency specializing in design, digital marketing, print advertising and photography. Accordingly, Adlife seeks monetary relief under the Copyright Act of the United States, as amended, 17 U.S.C. § 101 et seq.

JURISDICTION AND VENUE

2. This claim arises under the Copyright Act, 17 U.S.C. § 101 et seq., and this Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 and 1338(a).

- 3. This Court has personal jurisdiction over Defendant's because Defendant's resides in and/or are doing business in Pennsylvania.
 - 4. Venue is proper in this District pursuant to 28 U.S.C. § 1391(b).

PARTIES

- 5. Adlife is an advertising agency specializing in design, digital marketing, print advertising and photography having a usual place of business at 38 Church Street, Pawtucket, Rhode Island 02860.
- 6. Upon information and belief, Yoder's Meats is a domestic business corporation duly organized and existing under the laws of the State of Pennsylvania, with a principal place of business at 14 South Tower Road, New Holland, PA 17557.

STATEMENT OF FACTS

- A. Background and Plaintiff's Ownership of the Photographs
- 7. Adlife is copyright holder of food product photographs (the "Photographs"). A true and correct copy of the Photographs are attached hereto as Exhibits A.
- 8. Adlife has at all times been the sole owner of all right, title and interest in and to the Photographs, including the copyright thereto.
- 9. The Photographs were registered with the United States Copyright Office. See Exhibits A.
 - B. Defendant's Infringing Activities
- 10. Upon information and belief, Yoder's Meats copied the Photographs and placed it on their circulars for their weekly advertisements for their food products. A true and correct copy of the advertisements with the Photographs are attached hereto as Exhibits A.

11. Defendant's did not license the Photographs from Plaintiff, nor did Defendant's have Plaintiff's permission or consent to publish the Photographs on its Advertisements.

CLAIM FOR RELIEF (COPYRIGHT INFRINGEMENT AGAINST DEFENDANT) (17 U.S.C. §§ 106, 501)

- 12. Plaintiff incorporates by reference each and every allegation contained in Paragraphs 1-12 above.
- 13. Defendant infringed Plaintiff's copyright in the Photographs by distributing, reproducing and publicly displaying the Photographs on the Advertisements. Defendant is not, and has never been, licensed or otherwise authorized to reproduce, publically display, distribute and/or use the Photographs.
- 14. The acts of Defendant complained of herein constitute infringement of Plaintiff's copyright and exclusive rights under copyright in violation of Sections 106 and 501 of the Copyright Act, 17 U.S.C. §§ 106 and 501.
- 15. Upon information and belief, the foregoing acts of infringement by Defendant have been willful, intentional, and purposeful, in disregard of and indifference to Plaintiff's rights.
- 16. As a direct and proximate cause of the infringement by the Defendant of Plaintiff's copyright and exclusive rights under copyright, Plaintiff is entitled to damages and Defendant's profits pursuant to 17 U.S.C. § 504(b) for the infringement.
- 17. Alternatively, Plaintiff is entitled to statutory damages up to \$150,000 per work infringed for Defendant's willful infringement of the Photographs, pursuant to 17 U.S.C. § 504(c).

18. Plaintiff further is entitled to its attorney's fees and full costs pursuant to 17 U.S.C. § 505.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff respectfully requests judgment as follows:

- 1. That Defendant be adjudged to have infringed upon Plaintiff's copyrights in the Photographs in violation of 17 U.S.C §§ 106 and 501;
- 2. Plaintiff be awarded either: a) Plaintiff's actual damages and Defendant's profits, gains or advantages of any kind attributable to Defendant's infringement of Plaintiff's Photographs; or b) alternatively, statutory damages of up to \$150,000 per copyrighted work infringed pursuant to 17 U.S.C. § 504;
- 3. That Defendant be required to account for all profits, income, receipts, or other benefits derived by Defendant's as a result of its unlawful conduct;
- 4. That Plaintiff be awarded its costs, expenses and attorneys' fees pursuant to 17 U.S.C. § 505;
- 5. That Plaintiff be awarded pre-judgment interest; and
- 6. Such other and further relief as the Court may deem just and proper.

DEMAND FOR JURY TRIAL

Plaintiff hereby demands a trial by jury on all issues so triable in accordance with Federal Rule of Civil Procedure 38(b).

Dated: Valley Stream, New York March 3, 2020

LIEBOWITZ LAW FIRM, PLLC

By: /s/Richard Liebowitz Richard P. Liebowitz 11 Sunrise Plaza, Suite 30\$

Valley Stream, NY 11580 Tel: (516) 233-1660 RL@LiebowitzLawFirm.com

Attorneys for Plaintiff Adlife Marketing & Communications Company, Inc.

EXHIBIT A



Adlife Marketing & Communications Co., Inc. 38 Church St • Pawtucket, RI 02860 Phone: (617) 530-0656

INFRINGEMENT DATA SHEET

YODER'S COUNTRY MARKET

MAILING ADDRESS:

Yoder's Country Market 14 South Tower Road New Holland, PA 17557

PHONE NUMBER:

717 354 4748



IMAGE:
BeefBottomRoundRoast018_ADL
COPYRIGHT REGISTRATION NUMBER:
VA0002025765



Case 5:20-cv-013

Adlife Marketing & Communications Co., Inc. 38 Church St • Pawtucket, RI 02860

Phone: (617) 530-0656

INFRINGEMENT DATA SHEET

YODER'S COUNTRY MARKET

MAILING ADDRESS:

Yoder's Country Market 14 South Tower Road New Holland, PA 17557

PHONE NUMBER:

717 354 4748



IMAGE:
Blueberry003_ADL
COPYRIGHT REGISTRATION NUMBER:
VA0002047017





Adlife Marketing & Communications Co., Inc. 38 Church St • Pawtucket, RI 02860 Phone: (617) 530-0656

INFRINGEMENT DATA SHEET

YODER'S COUNTRY MARKET

MAILING ADDRESS:

Yoder's Country Market 14 South Tower Road New Holland, PA 17557

PHONE NUMBER:

717 354 4748



IMAGE:
BlueberryPie0308
COPYRIGHT REGISTRATION NUMBER:
VA0002022966





Adlife Marketing & Communications Co., Inc. 38 Church St • Pawtucket, RI 02860 Phone: (617) 530-0656

INFRINGEMENT DATA SHEET

YODER'S COUNTRY MARKET

MAILING ADDRESS:

Yoder's Country Market 14 South Tower Road New Holland, PA 17557

PHONE NUMBER:

717 354 4748



IMAGE:
Carrots0409
COPYRIGHT REGISTRATION NUMBER:
VA0002023644



Case 5:20-cv-013

MARKETING & COMMUNICATIONS

Adlife Marketing & Communications Co., Inc. 38 Church St • Pawtucket, RI 02860 Phone: (617) 530-0656

INFRINGEMENT DATA SHEET

YODER'S COUNTRY MARKET

MAILING ADDRESS:

Yoder's Country Market 14 South Tower Road New Holland, PA 17557

PHONE NUMBER:

717 354 4748



IMAGE:
Cauliflower0409
COPYRIGHT REGISTRATION NUMBER:
VA0002023644





Adlife Marketing & Communications Co., Inc. 38 Church St • Pawtucket, RI 02860 Phone: (617) 530-0656

INFRINGEMENT DATA SHEET

YODER'S COUNTRY MARKET

MAILING ADDRESS:

Yoder's Country Market 14 South Tower Road New Holland, PA 17557

PHONE NUMBER:

717 354 4748



IMAGE:
CubeSteakRice001_ADL
COPYRIGHT REGISTRATION NUMBER:
VA0002045012





Adlife Marketing & Communications Co., Inc. 38 Church St • Pawtucket, RI 02860 Phone: (617) 530-0656

INFRINGEMENT DATA SHEET

YODER'S COUNTRY MARKET

MAILING ADDRESS:

Yoder's Country Market 14 South Tower Road New Holland, PA 17557

PHONE NUMBER:

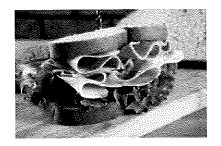


IMAGE:
HamCheeseSandwichHC1101_L_300_C_R
COPYRIGHT REGISTRATION NUMBER:
VA0002012581





Adlife Marketing & Communications Co., Inc. 38 Church St • Pawtucket, RI 02860 Phone: (617) 530-0656

INFRINGEMENT DATA SHEET

YODER'S COUNTRY MARKET

MAILING ADDRESS:

Yoder's Country Market 14 South Tower Road New Holland, PA 17557

PHONE NUMBER:

717 354 4748



IMAGE:
HamCheeseSandwichHR0309
COPYRIGHT REGISTRATION NUMBER:
VA0002022966



MARKETING & COMMUNICATIONS

Adlife Marketing & Communications Co., Inc. 38 Church St • Pawtucket, RI 02860 Phone: (617) 530-0656

INFRINGEMENT DATA SHEET

YODER'S COUNTRY MARKET

MAILING ADDRESS:

Yoder's Country Market 14 South Tower Road New Holland, PA 17557

PHONE NUMBER:



IMAGE:
LiverwurstSandwich
COPYRIGHT REGISTRATION NUMBER:
VA0002009665



MARKETING & COMMUNICATIONS

Adlife Marketing & Communications Co., Inc. 38 Church St • Pawtucket, RI 02860 Phone: (617) 530-0656

INFRINGEMENT DATA SHEET

YODER'S COUNTRY MARKET

MAILING ADDRESS:

Yoder's Country Market 14 South Tower Road New Holland, PA 17557

PHONE NUMBER:



IMAGE:
LiverwurstSandwich
COPYRIGHT REGISTRATION NUMBER:
VA0002009665





Adlife Marketing & Communications Co., Inc. 38 Church St • Pawtucket, RI 02860 Phone: (617) 530-0656

INFRINGEMENT DATA SHEET

YODER'S COUNTRY MARKET

MAILING ADDRESS:

Yoder's Country Market 14 South Tower Road New Holland, PA 17557

PHONE NUMBER:



IMAGE:
PorkChopsBonelessSirloin0306
COPYRIGHT REGISTRATION NUMBER:
VA0002021644





Adlife Marketing & Communications Co., Inc. 38 Church St • Pawtucket, RI 02860 Phone: (617) 530-0656

INFRINGEMENT DATA SHEET

YODER'S COUNTRY MARKET

MAILING ADDRESS:

Yoder's Country Market 14 South Tower Road New Holland, PA 17557

PHONE NUMBER:

717 354 4748



IMAGE:
PorkChopsBonelessSirloin0306
COPYRIGHT REGISTRATION NUMBER:
VA0002021644





Adlife Marketing & Communications Co., Inc. 38 Church St • Pawtucket, RI 02860 Phone: (617) 530-0656

INFRINGEMENT DATA SHEET

YODER'S COUNTRY MARKET

MAILING ADDRESS:

Yoder's Country Market 14 South Tower Road New Holland, PA 17557

PHONE NUMBER:

717 354 4748



IMAGE:
PorkRoast001_ADL
COPYRIGHT REGISTRATION NUMBER:
VA0002055108



Adlife Marketing & Communications Co., Inc. 38 Church St • Pawtucket, RI 02860

Phone: (617) 530-0656

INFRINGEMENT DATA SHEET

YODER'S COUNTRY MARKET

MAILING ADDRESS:

MARKETING & COMMUNICATIONS

Yoder's Country Market 14 South Tower Road New Holland, PA 17557

PHONE NUMBER:

717 354 4748



IMAGE:
RumpRoastCooked002_ADL
COPYRIGHT REGISTRATION NUMBER:
VA0002044969





Adlife Marketing & Communications Co., Inc. 38 Church St • Pawtucket, RI 02860

Phone: (617) 530-0656

INFRINGEMENT DATA SHEET

YODER'S COUNTRY MARKET

MAILING ADDRESS:

Yoder's Country Market 14 South Tower Road New Holland, PA 17557

PHONE NUMBER:



IMAGE:
Strawberries001_ADL
COPYRIGHT REGISTRATION NUMBER:
VA0002055118



Case 5:20-cv-013

Adlife Marketing & Communications Co., Inc. 38 Church St • Pawtucket, RI 02860

Phone: (617) 530-0656

INFRINGEMENT DATA SHEET

YODER'S COUNTRY MARKET

MAILING ADDRESS:

Yoder's Country Market 14 South Tower Road New Holland, PA 17557

PHONE NUMBER:

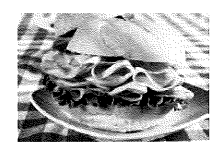


IMAGE:
TurkeySandwich015_ADL
COPYRIGHT REGISTRATION NUMBER:
VA0002046594

